## **REMARKS**

The claims are amended so that they are now directed to the elected matter.

The terms "hydrate" and "alcoholate" have been removed from the claims without prejudice or disclaimer, in order to achieve an expeditious allowance, rendering the rejections thereof moot.

Applicants thank the Examiner for the helpful discussion on the phone on March 9, 2009, resulting in applicant's understanding that if inflammation, apoplexy, tumor, tumor disease and tumor metastases removed from method claim 23, then the method claims will be all rejoined and allowed. Accordingly, said amendment is made herein without prejudice or disclaimer in order to achieve an expeditious allowance of these claims.

Claims 6 and 8, which no longer would have narrowed the scope on the claims from which they depended after the amendments to direct the claims to the elected matter have been rewritten as method claims no broader than amended claim 23.

Claim 20 was also amended to a method claim. This claim should have been a method claim as apparent from its previous form. This claim was in the form of a product claim, but recited method steps.

The entry of these amendments and the allowance of the application is respectfully and courteously requested.

If any issues remain, applicants request that the Examiner contact the undersigned for the expeditious resolution thereof.

The Commissioner is hereby authorized to charge any fees associated with this response or credit any overpayment to Deposit Account No. 13-3402.

Respectfully submitted,

/Csaba Henter/

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